# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE	Ξ:					CAS	E NO.:			
						JUDGE:				
		(Debtor)				СНА	APTER:		13	
				CHAPTER 13 P	LAN A	ND MC	<u>OTIONS</u>			
	Origin	nal		Modified/ Notice R	equired		Modif	ied/No	Notice Re	equired
Date:										
		Т	HE DEI	BTOR HAS FILED F OF THE BAN				НАРТЕ	ER 13	
				YOUR RIGHTS	WILL I	BE AFF	FECTED	•		
discus includ confin	ss them led in it rmed ar ng, unle Y(	with your must for the second	our attorile a wrome bir tten ob	by the Debtor to adjust rney. Anyone who wi itten objection within ding, and included a jection is filed before FILE A PROOF OF ICE TO RECEIVE TO ONFIRMED, EVEN	shes to on the time the time the detection of the detection of the detection of the	oppose a e frame s may be eadline s M BY T	any proving stated in the granted stated in THE DEADONS UNI	sion of the No l witho the No ADLIN DER A	this Plandice. This out further otice.  NE STATI	or any motion Plan may be r notice or  ED
1.	<u> </u>			LENGTH OF PLAN						
	a. The			pay \$ per for approximately						
	b. The Debtor shall make plan payments to the T					rustee from the following sources:				
	☐ Future Earnings									
		Othe	r source	es of funding (describe	source	, amoun	nt and date	e whei	n funds are	e available)
	Sale or refinance of the following assets of					n or hefore				

# 2. PRIORITY CLAIMS (INCLUDING ADMINISTRATIVE EXPENSES)

All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Creditor	Type of Priority	Amount to be Paid

#### 3. **SECURED CLAIMS**

# a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	<u>Arrearage</u>	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

#### b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to Be Paid

	retains collateral and comp a shall discharge the corresp	pletes the Plan, payment of the	he full amount of the
c. Surrende		onding nen.	
		l as to surrendered collatera	l. The Debtor surrenders the
Creditor	Collateral to be Surrender	Value of Surrendered Collateral	Remaining Unsecured Debt
1.61.6	1 II		
	laims Unaffected by the P		
The following	g secured claims are unaffec	act by the Flan.	
4. <u>UNSECURE</u>	D CLAIMS		
		n-priority unsecured claims	shall be paid:
	Not less than \$	to be distributed <i>pro rata</i>	
	Not less than	percent	
	Pro rata distribution from a	any remaining funds	
b. Separately	Classified Unsecured Classified	ims shall be treated as follow	ws:
Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
	I	1	1

# 5. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor

# 6. **MOTIONS**

# NOTE: All Plans including motions must be served separately in accordance with D.N.J. LBR 3015-1

a. **Motion to Avoid Liens under 11 U.S.C. Section 522(f).** The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

b. **Motion to Void Liens and Reclassify Claim from Secured to Completely Unsecured.** The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 3 above:

Creditor	Collateral	Amount of Lien to be Reclassified

and Partially Unse	ecured. The Debtor n	noves to reclassify the following o	claims as partially secured and
partially unsecured	, and to void liens on	collateral consistent with Part 3 at	oove:
Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
7. OTHER PI	LAN PROVISIONS		·
	_	tate Property of the Estate shall re	evest in the Debtor:
	Upon Confirmatio		
	Upon Discharge		
	opon Bischarge		
		d Lessors provided for in Sections	
mail customary not	ices or coupons to the	Debtor notwithstanding the autor	natic stay.
c. Order of	<b>Distribution</b> The Tru	ustee shall pay allowed claims in t	the following order:
1) T	rustee Commissions		
2)			
3)			
4)			
5) _			
filed pursuant to 11	U.S.C. Section 1305	tee $\Box$ is $\Box$ is not authorized (a) in the amount filed by the post	1 2 1 1
Date		Attorney for the Debtor	
7.1			. I
•	•	atements included in this plan are illfully false, I am subject to punis	<u> </u>
Date			
		Debtor	
Date			
		Joint Debtor (if any)	

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured